EXHIBIT B

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	UNITED STATES SECURITIES AND EXCHANGE COMMISSION	1	CONTENTS
	In the Matter of:) File No. NY-07665	2	WITNESSES EXAMINATION
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	3 World Financial Center	5	EXHIBITS: DESCRIPTION IDENTIFIED
	New York, New York 10281 DATE: Thursday, June 7, 2007	6	48 Subpoena 8
	The above-entitled matter came on for hearing, pursuant to notice, at 10:12 a.m.	7	49 Subpoena 8
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1	APPEARANCES:	1	PROCEEDINGS
2	On behalf of the Securities and Exchange Commission:	2	MR. MICHAELSON: We're on the record, it's 10:12
3	ANDREW MICHAELSON, ESQ.	3	a.m. on June 7, 2007. I'll ask the witness to raise your
4	SANJAY WADHWA, BRANCH CHIEF	4	hand.
5	DAVID MARKOWITZ, ASSISTANT REGIONAL DIRECTOR	5	Whereupon,
6	Division of Enforcement	6	RAJ RAJARATNAM
7	Securities and Exchange Commission	7	was called upon to testify in this matter, and after having
8	3 World Financial Center	8	been first duly sworn, testified as follows:
9	New York, New York 10281	9	MR. MICHAELSON: Do you understand you remain
10	GEORGE DE ANGELIS, ESQ.	10	under oath throughout these proceedings?
			anier dan andegriode alege proceedings:
11	Division of Investment Management	11	THE WITNESS: Yes.
11 12	Division of Investment Management Securities and Exchange Commission	11 12	THE WITNESS: Yes.
11		12	THE WITNESS: Yes. MR. MICHAELSON: Are you under the influence of
11 12	Securities and Exchange Commission 3 World Financial Center New York, New York 10281	12	THE WITNESS: Yes.
11 12 13	Securities and Exchange Commission 3 World Financial Center	12 13	THE WITNESS: Yes. MR. MICHAELSON: Are you under the influence of anything that would impair your ability to testify truthfully
11 12 13 14 15 16	Securities and Exchange Commission 3 World Financial Center New York, New York 10281	12 13 14	THE WITNESS: Yes. MR. MICHAELSON: Are you under the influence of anything that would impair your ability to testify truthfully today?
11 12 13 14 15 16 17	Securities and Exchange Commission 3 World Financial Center New York, New York 10281 On behalf of the Witness:	12 13 14 15	THE WITNESS: Yes. MR. MICHAELSON: Are you under the influence of anything that would impair your ability to testify truthfully today? THE WITNESS: No.
11 12 13 14 15 16 17	Securities and Exchange Commission 3 World Financial Center New York, New York 10281 On behalf of the Witness: JERRY A. ISENBERG, ESQ. LINDI L. BEAUDREAULT, ESQ. Alston & Bird LLP	12 13 14 15 16	THE WITNESS: Yes. MR. MICHAELSON: Are you under the influence of anything that would impair your ability to testify truthfully today? THE WITNESS: No. MR. MICHAELSON: Please state and spell your
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BY MR MICHAELSON:

- Q A couple quick questions before break. Are you
- familiar with a Rumi81 instance message address?
- Yes.

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- 5 O Who is that?
- She is somebody who manages well she worked at 6 Α
- Galleon and then she left Galleon to start her own fund, I
- think primarily she manages her own money.
- What is her name? 9
- 10 Rumi. Α
- 11 O What is her last name?
- Khan, K-H-A-N. 12 Α
- Do you know where she works now? 13
- She works from home. She worked at Galleon for a 14 15 couple years and then left.
- 16 You don't know the name of the fund where she 17 works?
- A I don't think she has a fund, I think she trades 18 19 her own account.
- 20 Did you ever talk with Rumi about AMD?
- She called me periodically asking about stocks, ! 21
- 22 may have talked to her but I don't recall.

directly in touch with anybody at AMD?

No, I don't believe that.

(Whereupon a recess was taken.)

2:38 p.m. Counsel, if you will confirm there were not

MR. ISENBERG: Yes, I confirm that.

the AMD acquisition of ATYT was announced?

Do you recall how many shares?

18 . going to acquire ATYT before the announcement of the

the record at 2:30 p.m.

- Did she ever give you insight into AMD?
- 24 She may have given me information but I can't Α

MR. MICHAELSON: We can take a break. We're off

MR. MICHAELSON: We're back on the record at

substantive discussions during the break between yourself and

Q Did Galleon hold shares of ATYT at the time when

Did you have any reason to believe that AMD was

25 recall.

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know how many shares we had.

2 Q Do you generally know when those shares were 3 acquired?

4 A No, I don't. We look at it in dollar terms

5 rather than number of shares because that's really what you're interested in.

- Q Do you have a rough idea of the dollar amount invested in ATYT?
- A No, I don't.
 - BY MR. MICHAELSON:
- Q I understand that you're trading AMD all the time 11
- but according to this Exhibit No. 52 and assuming that this 12
- exhibit reflects trading activity in the Tech Fund which we 13 believe it does based on representations from your counsel, 14
- 15 it would appear that beginning July 24th and ending August
- 11th more than two million shares of AMD was acquired. It 16
- was approximately \$40 million. My question for you is do you 17
- 18 recall the basis for the decision that was made to go long on
- 19 AMD during this time period?
- A They were in front of a new product called the 20
- 21 Opteron (ph.) which they were launching into the market. As
- 22 you can see, the stock had declined from 24 to 20 for some
- 23 reason, I don't remember why. We thought it may have been
- 24 the volume. 25
 - When was the product released?

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Q Do you have reason to believe that she is

- I don't exactly know.
- Do you recall whether the long position that you
- directed Galleon to take over this time period in the Tech
- Funds, whether it was profitable?
- A I don't know trade by trade. 5
- So you said the reason why you directed Galleon 6
- to buy AMD in this time period, I guess you gave two reasons,
- one was buying in front of a new product called Opteron and,
- two, it looks like a bargain. Were there any other reasons
- why you directed Galleon 10
- 11 A The third reason was that Intel's products were
- not out yet. AMD had a technological lead. 12
- What Intel products were not out yet? 13
- 14 The one that competes with the Opteron, I don't
- 15 know the name of it.
- If you could just explain to me the theory behind 16
- 17 this Opteron product.
- A The new product that AMD had developed, they were 18 19 getting it into the marketplace and it was getting rave
- 20 technical reviews.
- 21 Q What was the source for your information
- 22 regarding Opteron?
- 23 A I don't recall, maybe PC Magazine or general buzz.
- 24 in the industry.
- 25 Do you recall any specific communications with

acquisition? 20

- 21 BY MR. WADHWA:
- Q You said not exactly to the question as to
- 23 whether you could recall how many shares in ATYT you held.
- 24 Do you have a rough idea how many shares you held?
- A It was a fairly large position, I don't exactly